

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA,)

Plaintiff,)

v.)

ARRMON H. DAUGHERTY,)

Defendant.)

[4:09CR3107](#)

MEMORANDUM AND ORDER

Continuing his string of frivolous pleadings (filing no. [74](#), filing no. [75](#), filing no. [76](#), filing no. [77](#), filing no. [78](#), filing no. [79](#), filing no. [80](#), filing no. [81](#), filing no. 82, filing no. [85](#)), the defendant has submitted a Motion to Vacate Under 28 [U.S.C. § 2255](#). After initial review, I deny the motion and dismiss it with prejudice.

First, the records plainly reveal that the motion is not timely under [28 U.S.C. § 2255\(f\)](#), and the defendant has shown no basis for equitable tolling. Second, the assertion that Congress cannot criminalize drug dealing and that this court is not a court of the United States is silly.

IT IS ORDERED that:

1. The Motion to Vacate under [28 U.S.C. § 2255](#) (filing no. [88](#)) is denied and dismissed with prejudice.
2. A separate judgment will be issued.

DATED this 27th day of June, 2012.

BY THE COURT:

Richard G. Kopf

Senior United States District Judge